Rare Chance --- A New Move.

CHEAPER THAN EVER.

Chapman will crow-He is not to be beaten.

American press, of the same quality. The terms will be For a single copy . . . \$1.00 For 12 copies - - - 10,00 For 100 " - - 75,00

We make no promises about the appearance of the sheet, but prefer to let it speak for itself they can, and furnish us their names.

(Cash in advance in all cases, T Orders must be sent in soon to insure a full file,

as we shall limit the 1st edition. Persons not disposed to subscribe for the Daily, or who have subscribed for the "Legislative Sentinel," can have the Indiana State Sentinel, weekly, containing much more matter than any other paper published in the State, for 50 cents for three months from the 1st of December. Cush always in advance. A race chance for Advertisers.

All advertisements for the State Sentinel will appear in the Daily, when the advertiser is a subscriber to it. Yearly advertisers who wish all of their advertisements to appear in the Daily, can do so by subscribing for two copies. GO AHEAD-NOW OR NEVER!

the public, shall have the Daily in exchange if desired.

We are requested to say that the PALMER HOUSE will be open to morrow morning for the reception of company.

THE LOCOFOCO PARTY AND THE VETO POWER.

The State Sentinel, published in this place, is the accredited organ of the Locofoco party in this State. The leaders of the party take peculiar delight in endorsing the doctrines and | will inform our readers. principles promulgated by it; and they exhibit infinite joy that they have at length secured an editor who will stirt PROSCRIPTION no new Democratic idea that will not be entirely acceptable to the brethren, and who will, at the same time, faithfully lately removed postmaster at Frankfort, Ky. has cree on lands-judgment reversed. and exactly reflect the long cherished and leading opinions of been elected to the State Senate to fill the vacancy the heads of the party. In short, it has become apparent to the most indifferent observer, even in its yet short career, of the Sentinet, and vice versa. The editor in question has Van Buren did. They put into office the very peradmitted that he prefers the veto power, as it stands in the Constitution of the United States, to the same power as it stands in the Stands in the Constitution of the Constitution of the Constitution of the Constitution of the State of Indiana, on the ground, we suppose, that the former is more in accordance to the former is more in accordance to the former is more in accordance. ground, we suppose, that the former is more in accordance with the Democracy of the Locofocos. Of course the party fuscals ! generally entert in the same opinion.

Indiana should know it. If they (the Locos) should ever ican party of New York, who contend for a modifi- other planets, but has the appearance of being the two-third, rather than the majority, principle, the people of have the power, they would unquestionably so amend the cation of the Constitution in regard to the elective haze always attending a Comet, which would adhere Constitution of this State as to require a majority of two-thirds of each House of the Legislature to pass a law over franchise, propose calling a State Convention, with to the planet after collision. majority of all the members elect is required by the Constitution to pass a law in defiance of the will of one men. throughout the State. We suspect this move is in-

a source really entitled to our respect for its possession of the acts of that prefate has aroused among the rediscrimination or honest capacity, we might conceive it to be somewhat complimentary.

Solid to an aroused among the rediscrimination or honest capacity, we might conceive it to be somewhat complimentary.

Solid to an aroused among the rediscrimination or honest capacity, we might conceive it to be following argument:

Solid to arouse feature that prefate has aroused among the rediscrimination or honest capacity, we might conceive it to be following argument:

Solid to arouse feature that prefate has aroused among the rediscrimination or honest capacity, we might conceive it to be followed by cit zens of Philadelphia, against a number of individuals who were members of the Board of the State.

We are sorry to hear of the Board of the Board of the Board of the State.

We are sorry to hear of the Board of the Board of the Board of the State of the Board of the B

o, it is ns, except to such an extent, in both cases, as may le- from what quarter they may. gitimately grow out of a sincere belief in the justice of our If we should go further than this, we should expect and de- ton Mercury, is no witch, but he foiled Clay by the demonstration of learned Professors in the time of serve to be spurned by our party. If they should desire to very dullness that made him suspect the design to Galileo. trespass up in our personal independence, we should not hesi-tate to spure them, and to advise them to hasten into the

conferred by the Constitution of our own State.

If the same number of votes can pass a bill after it has fit by the chance. been vetoed, as before, of what use is the veto at all? To suppose it to be of any utility, you must first suppose that A HINT TO CANDIDATES .- A member of the Legthe legislators are certainly unit for their offices, to say the islature informs us that he has received a number | PRIZE FIGHTERS.—CAUNT, the "Champion of we think it very probable that the Maryland Banks, Natchez Free Trader. We hope our whog contem-

endeavors to play a tune supposed to be popular. We, how- self-thereby complimenting both his purse and his statesman, and patriot, the Republic has sustained ces. It requires skill to build-concert and unity tion. legislative majority may be occasionally disposed to act un- generosity. These, he says, he will remember, registative majority may be occasionally disposed to act unserting the sentiments of a majority of the people. The Journal, constitutionally, but that it may misjudge or misrepresent the brightest ornaments. We tender to our brethren brightest ornaments. sistently with its aristocratic faith, prefers to have the legis- the late whig member of Congress, for forgery, is he is no chicken. The following challenge has aplature unrestrained by any popular check; while we main- soon to come on at New York city. His lawyers peared in some of the daily papers, by which it tain that no harm can be done by giving to the people them- will endeavor to make it appear, by the testimony of seems likely that he will find a yankee to match PENALTY OF PARRICIDE. - A boy named Hervey. selves, through the medium of an efficient Veto, an opportu- other whig Congressmen, that he is liable to fits of him :-

nity to vote in person upon disputed or doubtful questions. The subject is worthy of a more elaborate discussion than the last Circuit Court in Wetumpka Lands are to be diversed from the legitimists aspect. The subject is worthy of a more elaborate discussion than the land of the whigh members are most little that a majority of the whigh members are most for which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated, they should be appropriately an open to be diverted from the land of the which they were domated. The first they were domated, they should be appropriately an open to be diverted from the land of the which they were domated. The first they were domated the appropriate and the land of the land of the which they were domated. The land of the which they were domated the land of the which they were domated the land of the lan occasion we may revert to it again.

CLAY'S RESIGNATION .- The "lazy Wall street" and other whig prints are now publishing, as a Bowling, the Bigamist, an account of whose vila matter of news, that it is Clay's intention to re- lainy we published a few weeks since, is now besign his place in the U. S. Senate in favor of his ginning to reap the penalty of his wickedness. He toady, Crittenden. We gave our numerous readers, has been sentenced to be branded with the letter B. the public, this information on the 28th of Septem- on his left cheek, (which was carried into execuber last; and we got it almost from Clay's own tion in presence of the Court;) to be imprisoned nicate his resignation to the Kentucky Legislature him in Guilford (N. C.) juil. at the opening of its session.

islature of his State. Mr. Preston, is a pleasing not be surprised if it was either written or dictated the practical purposes of conducting a government, may be. he is of very little account.

the Paoli American of the 19 inst., that Judge Hex- tories, and if the popular opinion is apt to underwe understand, was apprehended.

MASSACHUSETTS.

The Boston Post gives returns from all the towns 20,930; and the whig loss, compared with that caster thio Bank us Lat S. Bayless-Debt-Judgment re- reply. It is very interesting :election, is over TWENTY THOUSAND!

CONCORD, LEXINGTON AND BUNKER HILL. The of Sarah Corbin-Bistordy-Judgment alli med-Philadelphia North American, quotes a passage Errors confessed, and judgment reversed. At the solicitation of many persons we have concluded from one of Webster's speeches in the Senate, about | Cass-John B. Dillon et als, es State Bank of Indiana at to publish a DAILY paper during the session of the Leg- "Concord, Lexington and Bunker Hill," and adds Fort Wayne-Delt-judgment affirmed. islature instead of the one proposed last week. The -" This is the noble field in which the whigs have | Parke-J. L. Gwilliam, for the use of Jesse Elston, Ad- ists for my speedy return to the scat of Government great importance of the matters to be acted upon-the been victorious when almost on every other spot ministrator of Joseph O:r, rs Thomas Esra-judgment af- places it out of my power to do so. I can, however great interest the whole people should take in the course they have surrendered ingloriously to the enemy." firmed of their servants both here, and in Washington City We dislike to spoil so pretty a paragraph, but we Jennings, Admr. of E. M. Waggoner-Debt-judgment afduring the ensuing session of Congress, renders it incum- must. The vote in the three famous towns alluded farmed in two cases. bent upon them to obtain the cartiest information. to was as follows-Concord, Morton, 181, Davis, Allen-Phillip Summers vs Henry Cooper, trustee, &c. ed to express towards me. Shall I not be justified To all, desirous of such, the Daily State Sentinel will be 127; Lexington, Morton, 154, Davis, 149; Bunker Judgment reversed. the most desirable medium. As the Chapmans are not Hill, (Charlestown) Morton, 976, Davis, 722. to be beaten, honorably, they are determined to do by the .. There they are"-as in '75, firmly and decidedly people as they would wish to be done by; and hence, on the Democratic side-" and there they will rewill take good care that no paper shall give more matter, main forever !" if they do as much; and their prices for the Daily shall

be lower than that of any daily ever issued from the Mississippi.-The Democrats have elected all their candidates probably, with the exception of Secretary of State, by an average majority as stated in the Columbus, Mi. Democrat, of about 3000. The returns are not all in, but it is supposed that Members of the Legislature, to whom this paper the above will be very near the truth. The Demis sent, are requested to obtain as many subscribers as ocrats run two candidates for Secretary, by which they were both defeated.

> MICEIGAN LEGISLATURE.-The Pontiac Jack sonian says that parties in the next Michigan Leg- to fight-judgment reversed

islature will stand as follows :-SENATE-Democrats, 13 Whigs, 5 House-Democrats, 49 Whigs, 5 Democratic majority on joint ballot, 52!

FLORIDA ELECTION-RESULT .- In the middle district, Berthetot (Dem.) was elected to the Senate in the place of Gov. Daval (resigned) by an overwhelming majority. The Democra's have also ment affilmed. Tr Papers copying the above for the information of elected 24 members of the House of Representatives, rors confessed and judgment reversed. the Whigs only 5.

> STILL COMING .- We are informed that Solomon ator from Fountain county, to supply the vacancy occasioned by the resignation of Hon. A. Menden-

Should the whigs gain a victory this year, we

the objections of the Executive. As it now stands, a bare the view to an effective organization of that party | He concluded his lecture by relating an anecdote Ne This is true Democracy; the other is the most odious Fede- stigated by the late political demonstration of Bishop | ments brought against Galileo's discovery of the ratism, and the freemen of Indiana will never permit it to be engrafted on the Constitution of their State -Jour, Nov. 5. Hughes, under a conviction that they may ride into attendant satellites of the planet Jupiter. It is a Had the first paragraph of the above extract originated from power on the torrent of indignant sentiment which pretty fair specimen of learned ignorance, instances a source really entitled to our respect for its possession of the acts of that prelate has aroused among the re- of which may frequently be found in our own, as by the animadversions of our neighbor, so neither can we be the Native American party. Two wrongs can "What Galdeo and others saw could not exist for They have since fallen to 24. much gratified at his approbation, either expressed or implied.

But we do not claim, however, so much as the Journal point of telegration as to a transfer religion or high seems willing to accord to us. We neither possess, or desire, any control over the opinions of our party; nor shall we permit ourselves to be controlled or influenced by our party's institutions, should at once be denounced, come of the world; and the Jews and all other nations among other similar resolutions, was passed, as as follows: "If the directors of the Bank shall

As to the question raised by the Journal in relation to the lieves Tyler will ever set the Potomac on fire-per strongest whig papers of New England, speaks thus holding an office for the firthful discharge of which utility of the Veto power, as it stands in the United States se"-but in groping his way among the labyrinths of Clay and his faction :-

diversity of interests -in some instances supposed directly to a rogue as some of his white friends affirm he is, but the President the veto power -a power eminently "The banks of this State have enjoyed almost making us feel a little flat or s , it challenges us to quality to a rogue as some of his white flat or s , it challenges us to quality to a rogue as some of his white flat or s , it challenges us to quality to a rogue as some of his white flat or s , it challenges us to quality to a rogue as some of his white flat or s , it challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to quality to a rogue as some of his white flat or s . It challenges us to a rogue as some of his white flat or s . It challen conflict with each other—which are more or less hable to be affected by the legislation of Congress. These things are pay as a Fund Commissioner! And, by the way. affected by the legislation of Congress. These things are generally so well understood, that it requires no extraordinate ry perspicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency, be respicacity to see that men may, and with consistency and the people can express their their notes for three years. The plea of necesity and promises to give us one per cent. premium in pay as a Fund Commissioner! And, by the way. Some points are their notes for three years. The plea of necesity and promises to give us one per cent. premium in pay as a Fund Commissioner! And, by the way. Some points are their notes for three years. The plea of necesity and promises to give us one per cent. premium in pay as a Fund Commissioner! And, by the way. Some points are their notes for three years. The plea of necesity and promises to give us one per cent. Premium in pay as a Fund Commissioner! And, by the way. Some points are their notes for three years. The plea of necesity and promises to give us one per cent. Premium in pay as a Fund Commissioner! And, by the way. Some points are their notes for three years. The plea of necesity and promises to give us one per cent. Premium in pay as a Fund Commissioner! And, by the way. Some promises to give us one per cent. Premium in pay as a Fund Commissioner. The promises to give us one per cent. Premium in pay as a Fund Commissioner. The promises the promises to give us one per cent. Premium in pay as a Fund Commissioner. The pr very well satisfied with the Veto power, both as it stands in now living, like princes or paupers, at the State's will estimate their wisdom and virtue as high as the evils and memory well satisfied with the Veto power, both as it stands in now living, like princes or paupers, at the State's will estimate their wisdom and virtue as high as the evils and memory well satisfied with the Veto power, both as it stands in now living, like princes or paupers, at the State's will estimate their wisdom and virtue as high as the evils and memory will estimate their wisdom and virtue as high as the evils and memory will estimate their wisdom and virtue as high as the evils and memory will estimate their wisdom and virtue as high as the evils and memory will estimate their wisdom and virtue as high as the evils and memory will estimate their wisdom and virtue as high as the evils and memory will estimate their wisdom and virtue as high as the evils and memory will be a standard of the evils and the evils are evils and the evils and the evils and the evils are evils and the evils and the evils and the evils are evils and the evils and the evils are evils and the ev ur United States and State Constitution.

We, nevertheless, are not indisposed to give the Journal of the state of the sta all the advantages it can honorably secure, by a frank a - of our beautiful canals. We hope the Legislature whig; and be it remembered that these are the and the man who insisted that banks, like individknowledgement of our own preferences; and, therefore, we do not he sitate to say that we very much prefer the Veto do not he sitate power as conferred by the United States Constitution, than as them a chance to get an honest living by hard work; support as long as "the current of life continues to though there is not much probability they will pro. flow !" Every good patriot most certainly will Resumerros .- The Westminster Md. Carroltoni- share.

Go ahead old Satan!

mouth. But the "Wall street noodles" were too three years, and to receive thirty-nine lashes at Vero. - The Albany Argus thinks, as the Demwise in their own conceit to believe it. If he does three several times before the expiration of his term ocracy have carried both branches of the Legislanot alter his mind, as heretofore, Clay will commu- of imprisonment. His abode has been assigned ture of New York, that reminiscences of the Fed- Reporter, purporting to be founded on an article

The Richmond Palladium of the 27th inst. con-WM. C. PRESTON .- It is stated that Mr. Prestains a paragraph in relation to the recent trial of ton, a Senator of Congress, from South Carolina, in- Otey before the U. S. Court. The paragraph is one tends to resign his seat on the meeting of the Leg- of the grossest libels we ever read; and we should speaker, an eloquent, showy declaimer, but for all by the very "mail robber" himself, whoever he

Tomas J. Evans, Esq. died lately at Bur-UNFORTUNATE AFFAIR - We understand, says defeats are ever the preludes to greater popular vic- lington, I. T. He was well known in this State. DERSON, of Martin county, and a man by the name of value that which it has won, it needs but a tempo- A destructive fire occurred at Vicksburg on the immensely. Sewat, got into a quarrel on Thursday last, and it ral deprivation to arouse it to a degree of vigor night of the Sth inst. Thirty houses were destroyed. One vote! At the late election in Massachusetts. House Builders and Carpenters.

SUPREME COURT. The following are the decisions in the Supreme Court up FOUR! Harrison's majority, last November, was Allen Circuit Court-President, Directors & Co. of the Lan- and a politician." The following is the President's

Fayette-Joseph Walker vs State of Indiana, on relation

Orange-Wm. H. Glover and Thomas Green as Israel

reversed. Lawrence-Wm. M. Tannehill vs Jas. Barnes-Replevin -judgment reversed. Bond-judgment reversed.

Vermillion-Wm. Tucker vs Timothy M. Bryant-Debt judgment affirmed. Wayne-Thomas Tyner et als, rs Wm. Hawkins-Debldgment affirmed. Jennings-John Erwood vs Jacob E. Potts-Debt-Errors onfessed and judgment reversed. ' St. Joseph-Win. Mount vs State of Indiana-judgment

vesting langs in the State of Indiana-judgment reversed. -Debt-judgment reversed. adgment reversed. Lawrence-State of Indiana vs Wm. Perkins-Challenge

es Azira Knykendall, Admi. of Nathi. Knykendall, deceased opinions, they might, at least have granted to me. -Assumpsit-judgment reversed.

oncealed weopons-judgment reversed. Tipperanoc-Jas. M. Graham et als, as State of Indiana for use of Lafayette Insurance company-Debt-judgment united with others, in a spirit of unqualified denun-Trespass on case on promises-judgment reversed. Scott-Francis Wells vs Aaron Rawlings-Debt-judg-

Hetfield, Esq., a staunch democrat was elected Sen- Franklin-Micajan T. Williams vs State of Indiana-For him the right to think for himself, should be not ex. classes (viz -the farmers and mechanics and other hard the style of field & Swaie.

ment for riot-judgment reversed.

that of the Earth, and may, one day, shiver our personal regard. habitation to atoms. The atmosphere which sur- To Edward G. Crump, George Williamson, John ing soap and candles-and we request that a soleam and It being plain, then, that the Locofocos are in favor of the A New Move in Politics .- The Native Amer. rounds these bodies is not a thin strata, as in the

it followed that there were seven planets, and that "Resolved, That we look upon it as a deep and stock of said bank, the directors consenting thereto, Cathama Jonains,

Constitution and in the Constitution of this State-the Jour- of financiering he has hit upon the right clue after "He (Clay) has now placed himself at the head honesty." nal seems never to have discovered, or to have lost sight en- all, and will soon satisfy himself and the honest of a party, whose professed object is to alter the posite five hundred do lars, in feed! Where in the tirely of the immense difference between a State government. But it will be unnecessively federal Constitution—to expunge from it a proviment and the General Government. But it will be unnecessively federal Constitution—to expunge from it a proviment and the General Government. But it will be unnecessively federal Constitution—to expunge from it a proviment and the General Government. But it will be unnecessively for the sary to remind our readers of this difference, or to bring up any our honest debts—and that's the very reas in Professional Constitution—to expunge from it a proviment and the final federal Constitution—to expunge from it a proviment and the General Government. But it will be unnecessively for the sary to remind our readers of this difference, or to bring up any our honest debts—and that's the very reas in Professional Constitution—to expunge from it a proviment and the first form of the first form o proofs that while the General Government has for its objects to keep politicians, stock-jobbers and wild specuprovision, which the experience of thity years has one of the Very first measures of the Representative why we were so anxious to receive a "few hundred," shelly, and Shifted Indiana, at the next February term, tsig, thereof, national concerns, internal as well as external, the State governments are merely municipal, with power only to regulate their own internal affairs. It will be quite as unnecessary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great

sary to remind intelligent persons of the comparatively great great sary to remind intelligent persons of the comparative to the first devot said tent to have reminded to the first devot said tent to have reminded to the first devot said tent to have reminded to the first devot said tent to have reminded to the first devot said tent to have remained to the first devot said tent to have remained to the first devot said tent to have remained to the first devot said tent to the first devot s

fervently pray that its "current" may shortly be an says :- We learn from a good source that the

least; or that they are fools as well as knaves. At any rate, of communications on the subject of office. Some, England," has just arrived at New York, bringing generally, will resome ere long. such a veto as ours is a mere nonentity; and the Governor, he says, have had the indelicacy to pay the postage, with him the "Champion's Belt." He has appearas in Ohio, might as well be devested of the power entirely, and the rudeness to have it exposed to the public ed several times at the Bowery Theatre in "Life" Dearn or Dixon II. Lewis.—The Macon Telas to have such a half way power of its exercise.

The Journal takes it for granted, that the majority of the legislature is always indicative of a majority of the legislature is always indicative of a majority of the legislature is always indicative of a majority of the legislature is always indicative of a majority of the letter. Others have shown their reaches string upon which, like a true demagney to pay it hims and the rudeness to have it exposed to the public cycle in London," being introduced in the scene opening with Tom Cribb's sparring room. He is an image dependent of the letter. Others have shown their reaches above the public cycle in London, being introduced in the scene opening with Tom Cribb's sparring room. He is an image dependent of the letter. Others have shown their reaches above the provide a substitute! They distribute in money with Tom Cribb's sparring room. He is an image dependent of the letter of the public cycle in London, being introduced in the scene opening with Tom Cribb's sparring room. He is an image dependent of the letter of the public cycle in London, being introduced in the scene opening with Tom Cribb's sparring room. He is an image of the letter. Others have shown their reconstituted in the scene opening with Tom Cribb's sparring room. He is an image of the public cycle in London, being introduced in the scene opening with the long of the letter of the public cycle in London, being introduced in the scene opening with the long of the letter of the public cycle in London, being introduced in the scene opening with the long of the letter of the long of the letter of the long of the letter of the scene opening with the long of the long of the long of the long of the letter of the scene opening with the long of the reputation at home is that of a liberal, clever, manly a loss not easily reparable, and the democracy of to re-create and perfect. They had no architect Clock manly a loss not easily reparable, and the democracy of to re-create and perfect.

546 Grand street.

Yours, James Jerologon. can keep out of the pentitentiary this winter, to go Nov. - was received by the subscribers here, water." to Washington and give lessons in the "science" but none for the Oracle. to some of the whig Congressmen. They will find If the fault was our's, it was altogether accidenapt pupils in that quarter.

eral war upon the veto power may be amusing, if in this paper, is as incorrect in doctrine as its quo- a presty girl. not serviceable. Thurlow Weed kicks at the sag- tations are in fact. gestion most horribly. What is the matter Thur-

The author of "Stephen Morland," and a the Supreme Court of Indiana. "volume of voters," has not noticed our prospectus for a daily. Well, we shall live longer than either.

DEATH OF THOMAS J. EVANS .- We understand castle, the county seat of Henry county.

A LETTER FROM PRESIDENT TYLER. RESULTS OF THE RECENT ELECTIONS. During his late visit to Virginia, a committee of THE COUNTER REVOLUTION OF 1841. [Associates Far-\$1 for the three first, and 25 cents for every

CEDAR HILL, New Kent co., Nov. 8, 1841. GENTLEMEN-Few things would afford me more Ti, pecanor-William Graves us Stephen Madgen-Debt - pleasure than to meet my friends and old constituents of this county, at the festive board, in pursuance of your polite invitation; but the necessity which exdo no less than return to you and those you represent, my grateful thanks for the kind sentiments of regard and confidence, which you have been pleasby the people of this ancient county, in the declara-Boone-Wm. M. Smith as Wm. T. Bainbridge-judgment tion, that when, as long ago as twenty-five years, they did me the honor to confer their almost unanmous suffrages upon me, as their Representative in John Doe, lessee of Bennett & Hannah es Wm. & Thomas Congress, the political principles which I then Daniels, executors of James Daniels, deceased,-Debt on avowed, have been the same, which, since my accession to the Presidency, I have dared to vindicate and maintain, at the expense of the beterest denunciations which have ever heretofore assailed a pub-

The same opinions as to the power of Congress to charter a National Bank, which I then avowed in Democratic gain, the presence of your fathers, and of many who still Jefferson-Chester Monson vs Cheeseborouga and Weaver survive among you, and which, as your representative, I strenuously urged in 1519, are still main-Knox-Geo. Cruikshank vs John Heary-Assumpsit- tained with abiding and undiminished conviction. mocrats about 59,000-giving a gain of 100,000 to I was then sustained by the people of this district, with almost entire unanimity, and I, therefore, take Kaor-Jos. Barckmam, Admr. of Isaac Harness, deceased, leave to say, that if any of them are converts to new as the Chief Magistrate, bound by oath to support Boone-State of Indiana vs Wm. N. Duzan-carrying the Constitution, the benefit of the new lights of reason which have been shed upon them, before they ciation. What would they have me do! Would Allen-Zenus Henderson is Wm. Barber-Deht-judg- quire of the Chief Magistrate of this glorious Union, following: to surrender all claim to their respect, by violating | Hem .- We leave and bequeath to the producing class- By order of the Court November 223, 1841.

ment for riot—judgment reversed.

Union—Michel G. Soyder vs Lazarus M. Norris—Appeal
on Scire Facias—judgment reversed.

Franklin—Nicholas Longworth vs State of Indiana—Decree on lands—judgment reversed.

The light reflected from burning fed occurred. The light reflected from burning fed occurred. The light reflected from burning fed occurred. The light reflected from burning editions. curred. The light reflected from burning effigies, loved State for whom we have toiled day and night, and has only served to render the path of duty more for which many of us have received our sjust recompanse. NOTICE is berely given that the undersigned has taken LOOK OUT FOR BREAKERS !- Dr. Lardner, in his plain. In that path I shall walk, my confidence of reward,"

CAR FRE	* * * * * * * * * * * * * * * * * * * *	ces amounts	THE PERSON NAMED IN	WALLET STATE	B21/4 A 14
w York	as follo	ws:			
2,000	Indiana	Bonds			40
2,000	do	do			393
2,000	do	do			393
2,000	do	do		Shw	393
2,000	do	do.			394
8,000	.do	do			39

we know he is unqualified by capacity, virtue or Batt. Repub.

Frederick Banks design to commence redeeming Tan Rayson - Theb st account of the why and their notes in specie on the first of December-and wherefore of whog defeat is the following from the LOWESTPRICES FOR CASH

of Alabama, the expression of our deepest sympa-

was fined \$500, and sentenced to six months imthem diggins.

tal. We shall endeavor not to neglect our Delphi contemporary, or any other.

John P. Usher, Robert Jones, jr. and A. Mc. PHILE suscriber has now on hand an assortance of Record power parties. Gaughey, were list week licensed to practice in

CHANGE.—The Indiana Courser, lately published by within well to give him a rail. Jon Burding of all kinds done have the sale by at Knightstown, is about to be removed to New-

The result of the late elections is said to have and I'm Ware? 19 sadly affected Mr. Clay's health? He has lost flesh Country Merchants, Look at this. of Read double closed to the boundary section and the same the same of the sa

resulted in Sewal shooting Henderson. Sewal, which is never satisfied with the mere re-acquisition W. H. Hunt & Co., furniture dealers, and Messrs. with the mere re-acquisition we understand, was apprehended.

W. H. Hunt & Co., furniture dealers, and Messrs. with the mere re-acquisition with the mere re-a

in the State, and says Davis's majority is but eight hundred and ninety nine! His plurality over all others, was 14.443. Whig loss—THIRTEN

The popular results of the recent elections are the decision of no new points, we have not thought it worth while to give the arguments in full. Should any argument be made, embracing any new points, on any case hereafter to the most curious and interesting. They are problems of the recent elections are the decision of no new points, we have not thought it worth discrete Assistant Clerk to the flower of Representatives.

The popular results of the recent elections are the decision of no new points, we have not thought it worth discrete Assistant Clerk to the flower of Representatives. By We are required to amount a cannot be made, embracing any new points, on any case hereafter to deal of care and research, we have collected these decision of no new points, we have not thought it worth discrete the decision of no new points, we have not thought it worth discrete the decision of no new points, we have collected these decision of no new points, we have not thought it worth discrete the decision of no new points, we have not thought it worth discrete the decision of the requiring.

The popular results of the recent elections are the decision of no new points, we have not thought it worth discrete the decision of the requiring the decision of no new points, we have not thought it worth discrete the decision of the requiring the decision of no new points, we have not thought it worth discrete the decision of the recent elections are the decision of no new points, we have not thought it worth discrete the decision of no new points, we have not the decision of the recent elections are the decision of no new points, we have not the decision of the recent elections are the decision of no new points, we have not the recent elections and the recent elections are the decision of no new points, we have not the recent elections are the decision of the recent elections are the decision of THOUSAND FIVE HUNDRED AND FORTY be submitted, we shall not fail to lay it before our readers. | cherished love and condensed the fail to lay it before our readers. | cherished love and condensed the fail to lay it before our readers. |

	1840.		1841	
States.	V. B.	Har.	Dem.	Whig
Mame,	46,190	46.612	46,452	28,30
New Hampshire	, 32,723	26,177	29 116	21.23
Vermont,	18,009		21,302	23,33
Rhode Island,	3,263	5,213	235	2,600
Connecticut,	25,254	31.601	21,388	26.95
New Jersey.	111,034	33,351	30,000	31,000
Pennsylvania,	143,675	144.018	127,279	164,93
Maryland,	25,759	33,533	23,959	28.4 8
North Carolina,	33,782	46,376	33,782	48 370
Georgia,	31,989	40,349	37,693	31 95
Alabama,	\$3,991	28,471	23,337	17,333
Olato,	124.780	148,141	120,000	120,500
l'ennessee,	48,289	60,391	50,334	53,58
Indiana,	51,695	65,276	37.810	49.450
Illinois,	47,476	45,537	84,572	24,18
	200 010	592 001	611,659	89-151

13,473 D. maj Whig majority, 86,649 100,122 in one year.

These facts are most curious. In fifteen States the later. What has produced this amazing result! This can be best answered by asking-what were the questions before the people! These questions have been the Extra Session and all its developed | William Annet ong and Isobel Armstrong his wife, measures and principles-the whole of which, it James Armstrong and Marginet Armstrong his wife, John appears, has been condemned by a popular vote of Moore, Eliza Moore, James Moore and Jezie Moore are here-100,000 in only fifteen States.

Telf the party now in power, in this State, after have to appear in said Court on the first day of the March team Morgan-Mordecai D. Miller vs Simon Buttorff et als. - they have me sacrifice the consistency of my past its last will and testament, what would it leave to its coning ruled for the last six or eight years, were now to make the reof in the year 1842, and show cause, if any they can, life, for party ends! Or, what is of more impor- stituents! the inventory of its effects would soon be ta- in said petition set forth, shall not be sold and made assets tance, both morally and politically, would they re-

Decatur-James Halsey to James Conwell-In debt-Er- his oath of office, in order to gratify the Moloch of es of the State of Indiana, a debt of thirteen millions of party! If they would have so great a sacrifice, dollars!!! which we have borrowed of John Bull & Knox-State of Indiana rs Jas. Brown-Lurceny-judg- then I am proud to say, they will not receive it at Co., to be paid to said Bull & Co., as soon as our tax Wayne-Samuel W. Forsha vs Elijah Chamberlain and W. my hands. I censure no man for his opinion on gatherers can collect the same off of the producing classes. . Chamberlain-judgment affirmed, 3 per cent. and costs. | this, or any other subject-but, while I award to | Item .- We leave and bequeath to the said producing John Burk vs. John Bell and Jasian A. Swain, princers under

JOHN TYLER. the fixtures and apparatuses, for making and manufacture Nov. 11th, 1841. G. Crump, William R. C. Douglass, and Chesley affecting ballad may be sung at our funeral to the time of STATE OF INDIANA. Shelling County, ss.

> Cowperthwaite, late Cushier of the Bunk of the U. sinces. That and decedent ded without issie, leaving Elizabeth States, and also against his sureties, by the assign. Adams Susm Adams, David Adams, Jacob Adams, John Adams, ees of that institution. Vin suits are restituted, bestiers and set is, here at law, ber surviving. That there was the and owing by said decedent at the time of ber we presume, to recover the beforee of Mr. Cow- stock diversion of money amounting to about \$14.00. And purples perthwante's in lebtedness to the Bank, as reported the Court to order and land sold for the payment of the debts due by by the stockholders' committee in April 1 est.

of Directors of the Bank of the United States in the real estate of the east three decreed, shall not be self-and the pre-1839. The last dividend declared by the Bank was reclistered and assets in the banks of said administrator for the in that year. The state are understood to be mayir proment of the debt- due by said decision had reckoned seven days in the week, from which the Guernsey Times says, " by acclamation:"- make any dividend- which shall impair the capital Overton Lucians

The Sentinel is unreasonable. Ask us to des Sov. 10th, 1-11.

some of the Bank Directors would jump at such a and set over to the anteriored their respective shares in the said real state of said the short. Hence Se or William Scott,

poraries will read and honestly admit its trutus;

"They govern the country! They couldn't gothe nir came from. They have been whipped for whichen, if they don't perform to the satisful manufallie maner, the it take those children.

ceeds of the Wabash and Eric Canal extension time and place you may name. You can find me at took into consideration the hardness of the times in to Indianapolis. "It would be infinitely belter for the times in to Indianapolis, and the same took into consideration the hardness of the times in the land and the same took into consideration the hardness of the times in the land and the la the State," continues the Journal, " that that there | pairs, purch in themps in the continues the Journal, " that that there | pairs, purch in the continues the Journal, " that that there | pairs, purch in the continues the Journal, " that that there | pairs, purch in the continues the Journal, " that that there | pairs, purch in the continues the Journal, " that the continues oughlare should be completed to this place, then Ductionly Laparent Notes of the perce. Will roughous give We would advise both of these beauties, if they Somerman WRONG. - The State Sentinel of that the Walash River should be improved by shoth from which the Walash River should be improved by shoth from the Control of th

to assert, than to prove st, we think -L gagate of some two strict stratum bree keyet and all hands of souther

PRICE OF PORK, at Cincinnati, from 1 87 to \$2. In this State it ranges from 1,37 to 2,00.

Economy is Wealth. all orders, and will warrant his boson to be made of good paper, and strong bound. All orders a companied was title to a will be furnessed

down tounty officers wis mug to get a good article and save their no. . 3

J. F. SLATER, opposite the Journal offi-Stove Pipe. W. Ho will hash for old page when to a can be bought for cash at the little five cents per 1000, at my slots of stores, store page, so have

pay. True to morrow. 19 S. WAINWRIGHT. They be Lead; 1940; Postar-contemps; to school pay.

List of Candidates. my We are requested to assessor the stars Mancine as a condiate for Principal Secretary of the Senate. my We are recorded to anomator William Barrey, a whig, as a adiabate for Door Keeper of the Secute, and if elected, he will endeavto attend to his duty to the satisfaction of members of all panies.

for We are requested to announce N. Bottos as a candidate for Assistant thick of the House of kapresentations. 27 We are requested to announce Nation Decrawings as a constate for Don's every for the Separe Dy We are requested to sun souce Rosens L. Lockstron as a candale for Enrolling Secretary of the Senate. By We are authorized to announce J. C. Docor, an, Editor of the gauspur theraid, as a candidate for Entraining Chirk to the House of gor We are requested to announce A. C. Stranger as a candidate The Report of the Rome of Representatives. Illust a representatives. arrayal Clinth of the House of Expresentatives 372 We are requested to amnounce Dr. Jases H. Eastorr as a candi de for Principal Clerk of the House of Representatives Five are requested to unmenter Col. E. M. Haven's as a candidate

r Enndling Clark of the House of Representatives. try-We are requested to automace J. C. HUCKLERERRY, Esp. as a muldate for Assistant Clerk of House of Representatives, 30" We are requested to automore Lawrent Form, Esq., as a candate for the office of Sergeant at Arms for the House of Representatives. We are also requested to state, that Mr. Ford is an old soldier, cas captured at Dulley's defeat; and since, bus commanded a Company of Rangers at Fort Gibson,

STATE OF INDIANA, Marion County, 18. PROBATE COURT OF SAID COUNTY, NOVEMBER TERM, 1841. thes N. Shimer and Thomas Moore, administrators of the estate of Thomas Mone, de-Petition for ceased, es. Ephraim Morrison, Jane Moo.e, William Moore, William Armstrong, and ment of dow-

Isabel Armstrong his wife, James Aim- | er and sale of

strong and Margaret Armstrong his wife, I

John More, Ehra Moore, James Moore, &c. Jesse Moore, and Cath rine Moore, wife of the petitioner, Thomas Moore, THE said defendants Ephraim Macrison, William Mance by notified that on the eighth day of October, A. D. 1841, the above named petitioners filed their petition in said Court in the above entitled case which is still pending therein: And

Attest, R. B. DUNCAN, Clerk,

STATE OF INDIANA. Madeson County, ss. Mad an Circuit Court, February Term, 1842.

lands reported as unredeemed for taxes—judgment reversed, empt me from his denunciations because I cannot working people) an annual debt of seven hundred thanSpencer—Thomas P. Britton is Joseph Franklin—Trover think as he does!

The being the interest on said \$13,000,000

The being the interest on said \$13,000,000 -judgment affirmed, 3 per cent. and costs.

Allen—George Prentice vs Joseph Hinton—Trover—

I beg you to be assured, gentlemen, that the invectives to which I have been subjected, have, in no collected by the tax gatherers of the said producing classes, ev of the above sont at the February Ferm, 1942, of the Mad-Morgan-State of Indiana vs James Scaggs et als.-Indict- degree, disturbed my equanimity. Aimid the tor. somularly forever, unless the principal be paid sooner.

Administrator's Notice.

I let ers of administration on the estate or Lovey Briggs; the most mannerest observer, even in its yet short career, the patriotism, discernment and in- the patriotism of the patriotism, discernment and in- the patriotism of the patriotism of the patriotism.

"Hark from the tumb a daleful sound" - Very Times. Plant Gerd, administrator of the colate of Mary Admis, deceased. DMIE said administrator lovering filed in said Court at the term after On the 17th inst. Indiana State Bonds sold in learn that suits have been in-tituted against Mr. W. or, See S. J. Indiana State Bonds sold in Property of the East half of the S. W. or, See S. J. Indiana State Bonds sold in Property of the East half of the S.

> Nonce is therefore hearby given to the said Elizabeth Adams, Su-We furthermore learn, that suits have been in- sur Adams, David Adams, Jacob Adams, and John Adams, to person

SHEEDY CIRCUIT COURT, TO FARRIARY TARM, 1842.

common principles, and the propriety of our common objects.

Mr. Tyrer, says a correspondent of the Charless there could be no more." Such was the logical damning stain upon the escutcheon of America, that component against the should go further than this we should go further than the same than the same transfer than the same transfer to t John Tyler has been permitted to occupy the seat there could be no more." Such was the logical to Mercury, is no witch, but he foiled Clay by the very dullness that made him suspect the design to entrap him. His caution, although the result of feebleness, has made him triumphant. No body be-level to the design to feebleness, has made him triumphant. No body be-level to the feebleness of the declaring of such dividend, speaks thus and first papers of New England, speaks thus a strongest which are strongest and can deach director present the strongest which are strongest and can deach director present the strongest and ca said Court, or the same, will be taken as and for confessed, and true azured her, and demond upon to her meaning

SVLVAN E. MORRIS, Clark, S. C. C.

By SAMPEL SCOTT, their goardian. Nave your Money.

NAN ESTABLISHMENT. MORENES & COMPANY have established a new

The horizont price pand for old gold and salver, whose in work or in the jewyby inner and if that wait a time, cost will be point. All implied sold and after plated water clause, and and kens, a reduced and pelistical to because until as when next

Great Variety.

Damestic Liquors.

CAPITAL PUNISHMENT-Being & seed to death by & Rills American Bonds of North Mississ Salt B. Grocers and Tavern Meepers

Batterent Vb inte. at a decount of the cents, per quare from former processfor medium and [85] 400Z, bettles, tent from his month, and up, used for second cuttain

> Blenndy, Wines, &c. I is posse party from the Brandy , 1986, price Journal of Bern. to Marie I do. Sweet Malaine.

Powder, Shot. &c.